LARS per annum; ONE DOLLAR for six months, subscription received to the WERKLY for

the right track.

General Beauregard declares that it is not his wish to separate himself from es of the carpet-baggers.

that the reason why the party, with which they have heretofore affiliated, jury, as in the Police Court of the But why should not the Sentinel as is not now in possession of the government of the State of Louisiana, is not that their party has not obtained decided and lawful majorities of the votes at the polls, without regard to race. color or previous condition of servitude?

In 1868 the returns show that Mr. SEYMOUR received a majority of 15,278 votes over General Grant; that in 1872 Mr. Greeley received a majority | country. of 6,492 votes over President Grant and that in the same year Mr. Mc-ENERY received a majority of 7,936 votes over Mr. Kellogg.

It would seem, therefore, that the fa lure of the Democratic Party to enjoy political power in Louisiana has not been eaused by a want of Democratic majorities at the polls in that solely by force of Grant's bayonets. If Grant will not respect a majority

Fatally mischievous and ruinous as Beauregard it were greatly to be preferred that the sincerity and purity of the motives impelling him to pursue

that policy should be above suspicion. With the facts before us, however, it is impossible not to think if his heart be not at fault, that his head is great-If, with the lights before him, he obtained, when it is opposed to his

ceedingly dull as statesmen. If on the other hand, in proposing the unification policy, he has knowingly made the first day's march on the road leading to President Grant's camp, General Beauregard has given an deceitful above all things and des-

perately wicked-who can know it." We have nothing however to do with his motives, for whether they be pure or whether they be corrupt, the effects of his unification policy will be equally ruinous to the people of the

for the Amendments.

will turn to our editorial of the 4th

the Legislature for ratification by the August, will, if adopted, strike from the Constitution of North Carolina regard to the money invested in reconthe words "Superintendent of Public alarming picture of the effect of Radi-Works" wherever they may occur cal carpet-bag rule that these States therein, and will thereby abolish the the Southern States was without stain, office of Superintendent of Public except in the single case of Mississippi.

save the man who draws the pay it Bullock saddled Georgia with a Feilding. In Tom Jones, he says:

Old man Silas Burns, of Chatham, of all the men, women and children in North Carolina, black and white, so far as we know, is the only human sition this particular amendment, and one else wishes to abolish.

Be sure to go to the polls and vote for the Amendments.

A Louisville church deacon has been investigated, because he was in the habit of carrying a pitcher of beer into the sanctuary every day, and it was the communion pitcher, too.

Hard as this is for bondanciders at the South; and North, it is worse for the South; and been worse yet, morally, for the political worse yet, morally, for the political self. He is a cunning hand, well skilled in carte and tierce, and he was the communion pitcher, too.

Queen Isabella, on her late visit to the Pope, presented him with a diamond cross, and gave 20,000 francs to the Denier de St. Pierre, to which Al-

fonso also gave ten thousand francs. The dreadful yellow disease is raging in this country. Death stares you in the face. Why do you delay? Go to the Drug Store and get a package of SIMMONS' LIVER REGULATOR for one dollar, and remove the cause of this

minutan

Iournal.

VOL. 29.

THE DANA LIBEL CASE. THE SENTINEL AND OURSELVES. Charles A. Daua, Editor of the New | The Raleigh Sentinet takes excep-York Sun, in his paper, printed and tion to the avowal of a desire on the club of subscribers from Herringsville. published in the city of New York, part of the Journal to "show every Harrell's Store, and Taylor's Bridge, charged certain parties in Washington courtesy in its power to a gentleman in Sampson county, this being the City, among them one A. R. Shepherd, who has devoted almost the whole of a third club received within the last ten | President of the Metropolitan Paving long life time to praiseworthy efforts ties to our readers in relation to the almost all kinds. Company, with official misconduct. A to inscribe in its rightful place of financial condition of North Carolina imperfect farming operations, with so We assure our friends in Sampson warrant of arrest was issued by a honor upon the roll of American States we addressed a letter to Lieutenant- many non-producers, and our depenthat their cordial support of the Police Justice of Washington, who the name of North Carolina and to put Governor Brogden, who had been dence upon others for necessary sup-Journal is exceedingly gratifying and has no juri diction whatever of such upon imperishable record the noble State Comptroller, asking information plies, we are little prepared to pay encouraging to its editors. When the offences, and certified by the Federal deeds of her sons," and makes it the as to the amount of bank notes in cirpeople of Sampson endorse us so Commissioner, Davenport, of New subject of several editorial paragraphs culation in North Carolina before the heartily, we feel sure that we are on York, who no doubt thought his en- in its issue of day before yesterday. dorsement clothed the document with The Journal pleads guilty to the payments. In reply to our letter we plenary Federal authority to take libel charge of desiring to be courteous to received the following, which we take suits at once into the Federal Courts. Colonel Wheeler and to all men. Upon that warrant and certificate Mr. Had the Sentinel arraigned us for Dana was promptly arrested, and an discourtesy, and had the arraignment the friends with whom he has hitherto attempt seriously made to carry him been just, the Journal would have weight with our Radical friends in the been associated politically and other- off to Washington. The counsel of been put to the blush; the extent of wise ; he seeks rather to reinforce their Mr. Dana resisted the proceeding, and our offence, however, being only the ranks by accessions from the better the matter was at length referred, expression of a desire to be courteous but as to the obligation of North Caroclasses of the negroes and thus redeem | though with extreme reluctance, to | the Journal flatters itself that among | lina to pay the Special Tax Bonds: the State of Louisiana from the clutch. Judge Blatchford, who decided on civilized people it has no cause to Wednesday that it would be a violation feel ashamed. It is possible, however, Did it ever occur to General Bean- of the Constitutional rights of Mr. that the Modocs may entertain differregard and those who act with him Dana as a citizen to send him for trial ent views as to the amenities of life. to a Court where there is no trial by But every one to his taste.

District of Columbia.

a party to this infamous attempt to incorrect to speak of history as an im-

State. It is notorious that Kellogo to-day governs Louisiana not by virtue of 7,936 votes what majority will be zan police Justice in Washington Carolina's sons, as "praiseworthy efagainst the Journal, or to prevent the orts"? is the unification policy of General before the the Police Court—a Court the "Democratic stud book," to use a and a far-reaching one.

there really be any statute by which ted almost the whole of a long life" of Legislature, dated November 19th, It is no slight thing for us to be rethere really be any statute by which the almost the whole of a long me of the can be done, then the sooner we this can be done, then the sooner we praiseworthy efforts, it would not, we to the Legislature, dated November census every ten years and to be reknow it and the sooner we gird up our loins to enter into a contest against it lyas it did. We 'ear that the Sentinel's the better. It is contrary to common habit of "writing hurriedly" has be- the 1st of October, 1860, and then said : sions of the Legislature; it is no slight sense and common justice and com- come chronic. mon law, and Mr. Dana's case becomes if there is any such statutory power, a common cause with every journalist o. We are proud of North Carolina, and we are proud of the noble deeds of personal property and to abolish the office of Superintendent of Public mon law, and Mr. Dana's case becomes We are proud of North Carolina, regard affords another illustration of if there is any such s'atutory power, a and we are proud of the noble deeds the country who cares for and means to exercise the right of freedom of putable proof that he, too, is proud of the Cape Fear and Deep River Navisituation by relieving it of the consti-

fairs by the exercise of perfect free- harshly any measure of success he may To Favetteville and Western Lauronal scientiously used by all respectable those deeds worthily upon imperishatruth to-wit; that the heart of man "is journalists. For their words they are ble record, so far from feeling any inwilling at all times, we also believe, to clination to hold him up to public answer before any impartial legal tri- ridicule, so far from feeling any inchibunal. But they will insist upon being nation to revive against him partizan war. The Legislature passed subsetried where the alleged offence is com- prejudices of the past, by the use of quent acts in relation to said corporamitted, in that community where those cheap vulgarisms, we freely confess that tions, but the State was finally bound true that they do constitute a not inwords are published, where their characters are known and where instice to "show him every courtesy in our nor besides. The acts here alluded to "show him every courtesy in our more besides. The acts here alluded to "show him every courtesy in our more besides. The acts here alluded to "show him every courtesy in our more besides." acters are known and where justice to "show him every courtesy in our more besides. The acts here alluded to more besides. The acts here alluded fortunate policy that rejects partial favor. If Mr. Dana's case shall be compelled to plead guilty to the legislation of 186 -69, which brought relief because entire relief cannot be Lang Sellars will only take the case in Do you wish to abolish the office of made a precedent whereby we are lia- charge of courtesy to all such men. Superintendent of Public Works, an ble to answer before a Washington In conclusion, we have only to say ties of the State amounted to about office that does no one any good save police court and a Washington jury for that we sincerely regret the inability \$18,000,000. the man who draws the pay for doing every exercise of the right of liberty of our cotemporary to see and apprenothing? The fourth Amendment of speech in any state of the Union, ciate the motives and feelings that the people are willing to try to make get partial relief. What hope is there proposes to abolish this office. Be we shall have at length one question prompt journalists who profess and

THE STATE DEBT. credit for the scant praise he bestowed | indebtedness. We venture to say it | record the noble deeds of her sons," blunder" referred to yesterday is the ested people everywhere will admit blunder of the Sentinel and not of the that the refusal of the Southern States number "of the Sentinel" we would 36 degrees 30 minutes North latitude, granted that no Convention will ever to pay their so-called "Public Debt" is in strict accord with every principle of honor and honesty. The Boston The fourth amendment proposed by | Post a paper that is fast getting juster | would not be even with the Sentinel. views of the matter, in its issue of the

New York holders of Southern secustruction. It is indeed a pitiful and an of 16th July. cessor. Louisiana has accumulated a the company, does not put the person debt of \$45,000,000, with taxes at six rallied out of countenance, or expose per cent. and no industry. It is a him to shame or contempt. On the

startling fact that repudiation seems contrary, the jest should be so delicate being who has announced any oppo- to be the only relief from the burdens that the object of it should be capable year ending September 30, 1860, the of debt, often fraudulently acquired, of joining in the mirth it occasions." that have been imposed by the dishon- We have enjoyed the pleasantries of ation in that year was 26,123,723, valhe, as the people already know, happens to hold this very office of Superpens to hol pens to hold this very office of Super-intendent of Public Works, that every office of States have already repudiated a part of their debt, others have refused to of it. Our critic is a man of wit, of of their debt, others have refused to other their debt, other their deb pay interest on account of fraud in the issue, and yet others have failed to pay fancy," and in his zeal to make out his to the Legislature for the fiscal year from inability. Ten Southern States case has resorted to his most potential ending September 30, 1872, the numare in default on their interest account. weapon. By raillery he expects to ber of acres of land listed for taxation Hard as this is for bondholders at the avert popular attention from the very in that year was 25,943,184, valued at

enforced rule. The Federal Government takes a census of North Carolina, at its own before we received the issue of that 12 years. and there is no danger of your being afflicted. | ments proposed by the Legislature. | differ."—Raleigh Sentinel.

well as the JOURNAL desire to be cour-The theory that the publisher of a teous to Colonel Wheeler? Is it so newspaper in New York or in North faultless in its compilation, its arrange-Carolina, charged with an alleged libel, ment, its expressions and its printing, cast by the qualified voters of the State can be dragged to Washington City to that its sensitive soul cannot abide the answer the charge in the local Courts imperfections to which all things of rule to preserve all such as I have been there, simply because a copy of the human origin are liable? Is it untrue able to procure. I think I have about paper containing the alleged libelous that North Carolina has no place upon all the published reports and documatter was circulated there, will ex- the roll of American States? Is it antend the jurisdiction of the local true that North Carolina's rightful Courts of Washington over the whole place upon that roll is a place of which I have collected the pamphila honor? Is it untrue that her sons from year to year and had them bound. Had Judge Blatchford made himself have performed noble deeds? Is it The amount of Bank currency in The CONSTRUCTIONAL ASTENDA override the rights of States and of perishable record? It it untrue that specie payments, in the latter part of individuals, a death-blow would have Colonel Whee're has devoted almost the year 1860, was about \$8,000,000. been struck to trial by jury, and the the whole of a long life time to efforts The banking capital of the Stale on freedom of the Press in America. to throw light upon the history of \$88,323,990, distributed as follows: The JOURNAL naturally appreciates North Carolina? Is it improper to Bank of North Carolina, the importance of the decision of describe life long "efforts" to inscribe Book of Cape Fran. Judge Blatchford to the freedom of in its rightful place of honor upon the Bank at Payetteval would have been nothing to prevent forts"? Is it improper to describe Judge Bond from procuring the neces- life long "efforts" to put upon impersary warrant of arrest from some parti | ishable record the noble deeds of North

arrest of its editors and their trial If the Scatinet had remembered that that has no jury. The effort to muz- vulgarism of Pearsen's, that the Senzle the Press by depriving it of its tinel, with all its niceness, seems to financial condition of the State as well right to trial by jury, was a far-seeing relish very much, was published near a as their means and abilty to meet the quarter of a century ago, and that, demands upon her. We cordially concur in the following therefore, it was impossible for it to Carolina October 1st, 1860, was be relieved of nearly of their heavy ontspoken sentiments of the Yew York | have been the "imperishable record" York Evening Post in saying that if to which Colonel Wheeler had "devo- Public Freasurer, in his report to the

speech on public affairs and public North Carolina; that he, too, is proud gation Works of the noble deeds of her sons, so far To Wilm's gion, Charlotte and Ruth-The power of influencing public af- from feeling any inclination to criticise To Western North Carolina Railroad

sure then to go to the polls and vote on which the press of the whole com- North Crolinians, to desire to "show try, outside of the District, will be every courtesy in their power to a whole of a long lifetime to praiseworthy efforts to inscribe in its rightful place of honor upon the roll of American States the name of North Caro-P. S. The Sentinel of yesterday did of the State. not reach us until the above article was in print. "If we had seen that probably have not written"our article.

> go before the public or else we "In our next issue" we will "gladly glad to continue the kind feelings that have existed uninterruptedly between" rities are still naturally auxious with the Editors of the Journal and the Associate of the Syntine I. Vide Scatine | in 1870 as there were in 1850.

They came out of the war with limited hands of a master—when it is aimed at 1870 the population of the State was ical party took them in hand and gave enjoy it. It fulfils the conditions laid as well as our wealth. fraudulent debt of \$8,000,000, dis- "The raillery which is consistent and ahead of New York and Massaowned by the people. In South Car- with good breeding is a gentle ani- chusetts. olina one Republican administration madversion on some foible, which,

these States in less than ten years of knows that "Cervantes smiled Spain's chivalry av av."

ANT-GOVERNOR BROGDEN.

Radical authority, that it will have due State and out of it, in coming to their conclusions, not only as to the ability,

Goldsboro, N. C., July 17, 1873. Messrs, Engelhard & Saunders: I regret that absence from home edging the receipt of your polite and and exclusive privileges to none, and friendly letter.

I am pleased to observe that you are ment of life, liberty and property, aying important information before work out their own happiness and the people relative to the material and destiny. financial condition of North Carolina, I am fond of useful and reliable statistical information concerning the history, means and resources of the ments laid before the Legislature ever

It is important that the tax-payer should know something about the

the country who cares for and means man whose life-long labors give indis- forth in their repective charters, and Works; it is a very important thing to

On the 1st of July, 1868, the liabili- a leaf is better than no loaf.

opens a field for discussion too wide at an early day?

and about 32,000,000 of acres, about "Its necessary that our article should 6,500,000 of which, only, are cultivated.

We cannot say we are specially fond of North Carolina was 869,039. In each house of the Legislature,

In 1850, North Carolina was the loaf? refuses to pay the debts of its prede- while it raises the laugh in the rest of tenth State in population in the Union. In 1860 she was the 12th State, and in 1870 she was the 14th State. port to the Legislature for the fiscal number of acres of land listed for tax-

census of Norm Caronna, as as only before we received the issue of that expense, every ten years. If you are opposed to burdening the States in unmer we would probably have the expense of taking another eensus of the polts on the polts of is some reason for its decrease nephew.

he funniest story I ever heard, The funniest thing that ever occurred, Is the story of Mrs. Mehitabel Byrde.

So, to terminate this unhallowed strite

And first, to disquise her from bennet and shoon,

The Lodge was at work on the Master's Degree The light was ablaze on the letter G; High soared the pillars J. and B.;

In spending thus the hours of night?'
Ah! could their wives and daughters know

The candidate howing like everything, And thus in too s of destir they sing — The candidate's name was Morey— "Mood to drink, and bones to crack; acts to crush, and souls to burn; we old Morey another turn, And make him grim and gory,"

reinbring with horror stool Mrs. Barde

And grabled the unhappy cardwhite!

when it was discovered that some one To "farm out" means to lease and erty to back out." Code Commission and to prevent terval and robbed it of the above any of the elementary books.

The Carolina Central.

in saying we had given him proper tertaining clearer ideas about Southern lina, and to put upon imperishable to acknowledge the justness of a deat Grant will over rule according to Mecklenburg is magnificent, better, large part of the nominal indebtedness the Constitution and laws of the United the Colonel says, than he has seen tending from 33 degrees 53 minutes to orbitrary will. It may be taken for The people are everywhere aroused

The office is one that does no one in lost financial position. Then the Rad- so pleasant in its wit that we can really our population has been of slow growth, foundation? And is it not felly to re-North Corolina or out of it any good, North Carolina was the them Governors and Governments. In There are no points I third State in population in the Union obtain entire relief? It may be that a morning he left Laneville and reached support an indictment. third State in population in the Union, half loaf is all we shall get for some Charlotte, with the same horse, that Division of the Road, where he tound Let us then seeme what is in our everything w rking well. On the re-reach by voting for the amendments, turn from Charlotte he stopped over-the State's assent was given through nowhere with Joe Gaines." According to the Comptroller's Re- each and every one of them, on the night, 12 miles this side of that city, They report a queer case of sponta- he having actually sold 1,200 acres at that price. A station, to be known as shire. A physician had prescribed Indian Trail, will be established about The matter of the lease was called a group of facts illustrative of lated a group of facts illustrative of

plained of the heat soon after its apon on Friday, there was a heavy shower tion. The matter of the change of nal semblance of frank hearted friendplication on cotton batting. In about and the crops were benefited proper- guage was called to the attention of the ship with Bob Humphrey. Odd as it vibration. In crossing large suspenan hour he protested he could bear it tionately, but the indications are that no longer, and before it could be re- rain is beginning to be very seriously m wed it took fire, actually blazing up and burning the poor fellow's neck and the poor fellow's

State vs. Richmond & Danville

The ridiculous lady agreed to put on His breech—ah! forgive me—Imean pantaloons And mire culously did they fit her.

of our agricultural operations to be vention is from the Conservative party, route is covered by the contractors

went up on the train over the Western with Mr. John P. Houston, who has 500 acres of splendid cotton. His lands will readily bring \$20 per acre. At Wadesboro, on the return trip.

Mr. W. P. Caldwell, of Statesville, Attorney General no directions by which the good deacon's heart com- pension bridge was building in

The argument of this case began in the Supreme Court on Wednesday last, and was concluded yesterday. As it is a matter in which a great deal of inter-

side. For the State Hon. W. N. H. Hon. D. G. Fowle. R. C. Badger, Esq.,

and G. V. Strong, Esq.

was invalid; that no North Carolina gate. Railroad had power, under its charter, to make such a lease as this, and in the next place that the Richmond & Dan- He's a tip-top fellow, and a good match ville Railroad could not take the lease. for any girl I know of." That it was against the public policy of the State for corporations created in "Can't say a word agin him. Knew other States to acquire, by lease or him from a boy. Can't forbid him the long he managed to get Joe Gaines by otherwise, the franchises or right to house or any of that sort of nonsense; run, manage or control railroads in but, then, he can't have Irene Wyer." this State, without the consent of the General Assembly. That the railroad. being a public highway for some purposes, was one of the public institutions of the State, and the State could out permit it to pass from under the control and management of its own 'specially if you'll turn in and help wrote to congratulate us, and begged officials and into the hands of a foreign

State authorities expressly given. Carolina Railroad could legally be and see that Bob Humphrey don't get | Scott ; for she's brought him a big made in the arbitrary manner sought by the defendants. It had been fixed by law, and many of the roads, chartered and built in this State, had been earn a fee one way as another. What's phrey first rate—I allers did like Bob—tered and built in this State, had been earn a fee one way as another. What's compelled to confirm their guage to your programme?" that of the North Carolina Railroad. line of argument of the defendants: Irene Wyer, in her own right, and I've

the lease is plain.

conveying estates, real, personal and away, and so she did to him." aixed. * * * so far as shall be necessary for the purposes embraced Joe.

away, and so she did to min.

"Do they correspond now? asked that, but I'll let you up."

"Done it!" exclaimed the deacen. within the scope, object and interest "No, not new. There's the rub, "Well yes, Joe, on the whole I should

may, when they see fit, farm out their The residence of Mrs. Kelly, a widow right of transportation over said rail- that. It'll be all right when Scott gets | ed herself, Miss Kate regards this as a entered by some dastardly thief yes-terday morning and robbed of a pile of the charter required. That section young lawyer, "it's a pretty tough observed through a field-glass of imof winter bed-clothing and a number 6 is inserted for some other purpose, ease." but I'lltake it on one condition." lent special tax bonds; it is a very lil and means, among other things, the power lent special tax bonds; it is a very several ladies sat up with her of leasing, necessary to carry out the lall that, I'll go shead; but if it seems coats of the soldiers, usually a power-garage important thing to be enabled to until 12 o'clock, at which time they power of farming out their right of as if I was doing any harm, anything ful magnet for feminine eyes. To the

had entered the house during this in- nothing else. See Webster, Coke, and Many authorities were cited to this

give him the biggest "puff" he has ever had. ville Railroad Company, or, as the North Carolina Railroad Company what was up? Wouldn't those black separable as his ruddy health, his could do such work by agent, that as eyes of ers strike fire? far as this part of the lease is concerned they have authorized it to be known, perhaps, to the deacon, there so done by the Richmond and Danville

4. That to the interest of the people of North Carolina that facility should Greensboro, for the transmission of its which the young lawyer had allowed grain, minerals, &c., to the nearest bimself to be bribed by the deacon's markets, and that they should not be dragged via Raleigh at great expense. had no power to maintain this action; a marvelous manipulator of social it should have been in the name of the Attorney-General. The use of her name is not author-

ized to use the name of the State.— parties and entertainments of various A Clinton (Iowa) elergyman startled See the Constitution and Public Laws. Complaint does not set forth a cause The grievance complaned of is the

change of gauge from Charlotte to assuming Maggie Pilsey herself, the Greensboro'. Relief is asked to re-No specific grievance is set forth in

Railroad charters being private laws, having been passed cannot be read for minded plotter could have harged the purpose of showing the injury that himself with satisfaction as he sat by 1875. The eternal fitness of things would be done them by this change. | and witnessed with his own eyes the

these officers were derived through again. And then to see Hob Hum- States is henceforward to be disconpublic law—and to allow this suit to As for Irene Wyer herself, her red less than a week to use \$260,000 or a be maintained would be asserting that hips laughed and pouted, and her a lease which the State authorized bright black eyes sparkled and deepcoule not be accepted, without sub- ened, and her life seemed flowing onjecting the party to indictment by the ward very pleasantly, as if no deep made on July 5 for an additional; 10,

NO. 28.

est is felt by our people, we give below an outline of the argument pro and con. Some of the best legal talent of the State was arrayed on either | go. Not an overbearing man by any | means, and certainly not a violent one, full of those who awaited him, but Smith, Attorney General Hargrove and but with wonderfully cute and quite when the deacon's tall, sun-burned, Batchelor, Edwards & Batchelor ap- subtile ways of his own, by which he and bushy-headed son sprang out upon peared while the defendants were rep- brought matters about without letting the grass, he turned his back to the resented by Merrimon, Fuller & Ashe, other folks know how the thing was verandah for a moment, while he aiddone. When a man is accustomed to ed the movements of a graceful, wellhave his own way he makes up his favored, dark featured young lady, Our readers have already been in- mind pretty easily; but there was one who followed him, and whom, even in formed of the fact that the case came point of all others upon which Deacon the first warmth of his "welcome up upon an appeal by the defendants | Pilsey had been set and fixed for years, | home," he introduced as "my wife, from the decision of Judge Albertson and the care of which lay heavy on his my Lucia. Judge Watts, restraining them from his judgment, something deep required her, and so did Irene Wyer, and so, in altering the guage of the North Caro- to be planned and all his skill exercised a moment more, did old Mrs. Pilsey, lina Railroad from Greensboro to in carrying it out. To a mind like and the Deacon was too wise a man to Charlotte. It seems that the discus- his, that had taken a perfect measure seem altogether astonished, while Joe sion was not confined to the question of every other in the village, and for Gaines and Bob Humphrey were fairly

thought you liked Bob Humphrey .-

"I don't see how you'll help it, deacon. You're only her guardian, and she's about of age."

"Not for a year yet, that's how the corporation without the consent of the you're a young one yet, and I'll give could'nt tell after all that, you know.' you the fattest fee you ever dreamed No change of the guage of the North of, if you'll only hitch teams with me but p'raps not. I can't be mad with

"Well, you know, there's nigh on my fee, and I'll pay it; but then, you The following is a synopsis of the to thirty thousand dollars coming to see, there ain't no more use.'

road Company,' and by that name shall to keep Irene safe for him. They used be capable in law and in equity of pur- to be wonderful thick, and he writ to Irene that I can't lose my fee. I told chasing, holding, selling, leasing and her regular ever so long after he went her at the beginning, and she said I

That's one reason I'm looking so sharp, rather be inclined to say I rather

"Well, I don't mind, so long as you

be given to the country west of as unfairness to the pretty heiress, to garded as the worst offence she could

public laws, and they did not exceed phrey! Why the fellow's got the per- timed.

absent hope and heir would shortly went down in France under the tread return. There were letters from Scott of a regiment of infantry, who neg-No noisy, smoky, disgusting railway class of phenomena.

RATES OF ADVERTISING.

Additional Squares at proportional rates.

A Square is equal to TEN SOLID LINES of ad

Cash, invariably in advance.

trains as yet vexed the retirement and repose of the village; but at last, on a morning when all things were in a state of almost painful expectancy of his arrival, not the ordinary stage coach, but a private hired carriage,

Maggie Pilsey hugged her and kissed

California bride was so overcome by road holds possession of the North sellors. That was how he came to be poor thing forgot her pride, and burst into tears. In half a minute after that, talking so confidentially with Joe The State contended that the lease Gaines, as the two stood by the yard there was nt a lady visible, and then Bob and Joe knew enough to leave the "Why, deacon," said Joe, "I always | deacon and his son to themselves. The young men walked off arm in arm, but was over.

The deacon's face was a trifle serious, but not exactly cloudy, and before

will reads-and she's in my house, you dence, and then, when they wrote and me. You're a lawyer, Joe Gaines, but us not to spoil his surprise to you. We "Ahem! well-no-no-I can't say "Well, if that's what you're after, so do with you now? I like Bob Humas I ort to interfere. You've arned

> done splendidly well. "Irene and you!" exclaimed the

"I don't know," said Joe, "There's criticism of Miss Kate Field, the viva-Maggie and her mother. I couldn't cious and mcreiless courrespondent of veyance or transportation of persons, Humphrey will be round most of the during the review in Ifonor of the Shall, goods, merchandise and produce over time, and it won't be long before I and never offering a bite or a swig to the said railroad," &c. "Never mind that, Joe, never mind | wistfully on while her majesty refreshreal had, you know, I'm to be at lib- English people, however, the Queen's appetite and her perfectly unconcerned health, an appreciative swallow and symtoo unwell to have been cognizant of Carolina Railroad Company makes no latter took his way down the broad and reared from infantey upon just such restriction upon their power to estab- grass-grown street of the village. . | nutriment as the Scotch gillie John Mrs. Kelley's entire support is de-rived from her labors with the needle. Ish or change its guage, that power is protected by the decision in the Dart-strelled leisucely along. What on once said of Goethe's stories, that they mouth College case, and further that earth put it into his plotting old head throughout the oder of the sauthe State had passed no law to forbid to pitch on me for his tool? He never sage, there was such a vast amount was more'n half decent to me before, of food consumed by the characters; transferred to the Richmond & Dan- fair and square with Bob Humphrey. Britton, whose beef and ham-pies and every occasion. To be hungry is the

> Major-General Foulberton, of the British army, has narrowly escaped punishment for insulting a lady in a London omnibus. We wish him worse

and taking every thing into consider-

" Bitten by an alleged mad-dog " is

Another Washburn booms up on the political horizon already gicomy with Washburns, It is Israel Washburn, so often was the same excuse devised | Jr., who proposes to succeed Hannibal

In conformity with a special conven-

of official postage stamps to so a au e_tent that another requisition was

after another, he eventually hit the i Time will fly, bowever, and the brating note or fundamental tone, and

WILMINGTON, N. C., FRIDAY, JULY 25, 1873.

A REPUBLICAN VIEW OF THE in valuation. Unfortunately, a large NORTH CAROLINA-INTEREST. to purchase many of the actual neces-ING LETTER FROM LIEUTEN- such as most and flour, ready-made saries of life from outside of the State, clothing, cloth, shoes, hats, stock, for

Desiring to present additional statistics to our readers in relation to the financial condition of North Carolina imperfect farming operations with so This ridiculous Mrs. Byrde. The people cannot be assisted much war and before any suspension of specie by legislation, no matter what party may be in power. But they ought to

men for office, by whatever name they pleasure in laying before our readers, may be called. Thomas Jefferson's hoping as it comes from such high test for office was honesty, capacity and fidelity. Ours is a government in which the people rule. Free republican government is valuable because it is founded upon principles of justice and equity, and gives security and protection to the people in the lawful exercise and enjoyment of all their rights. In my opinion the great end The unuttrable things they say and do and purpose of our government should Their feminine hearts would burst with wee: be to throw its protecting shield around all our people, give equal encourage- For these Ma or sjoined in a hideons ring, prevented me from promptly acknow- ment and protection to all, legislative

have honest, prudent, trusty and good

our do't serv't. C. H. Brogden.

let each and all, left free in the enjoy-

since the year 1838, but they are most- gears, go to the polls and vote for the ly embodied in books, for many of Amendmends of the first Two sday in

> inexpedient to yele for the ratification for so thinking is that the adoption of the proposed amendments will destroy 40,060 all hope of a Convention in North 25, 30 Carolina for many years to come, and 225,000 that, as the amendments propose to

The total funded debt of North ing shall be ratified, our people will

reproach and discredit upon the State. | had. In homely pinase we think half The question arises whether or not of the proposed amendments we will

unable to pay it. But our people do North Carolina as there is that Presifarms was 19,835,410, showing that by a two-thirds majority? No candid The contractors generally are doing there were not as many acres i farms man, can pretend there is any such

By the census of 1850 the population shall have a two-thirds majority in debts, ready to regain speedily their us. But the Wilmington Journan is 1,071,361. These figures show that Lok forward to a Convention without Col. Fremont left Wadesboro on the

> first Thursday in August. linseed oil and camphor for a severe pain in the chest, and the patient com-

SHE WOULD BE A MASON.

The effle, resat like Solomon, wise; The bringsone burged amid horrid cries; The goal roamed wildly through the room; The candida e begged 'em to let him go hom And the devil kims it stood up in the east, As prend a an Abdorman at a least;

Carolina Railroad was argued.

is form some granned in tertificant— at like replace we will not rame; at angels that inquiring came up blood touris, holed on with shape. And teatful melancholy.

If you are in favor of putting att N. C., writes to the New York Sun has exceeded his remain If you are in favor of putting all N. C., writes to the New York Sun has exceeded his power.

The action is not in behalf of the friend's tact and management. real estate was \$5,512,912 less in 1872 exempting their property from taxaPearson had induced the judicial and State, but rather at the instance of the We had written some brief "squibs" than it was in 1860. So that instead tion, go to the polls and vote for the other officers of North Carolina to Seaboard and Roanoke Railroad, and mails brought at last to the Pilsey threw the structure into extraordina. on the Journal's exalted estimate of the incomparable and immortal Wheeler decreased \$5,512,912 within the last Angust. the office of Chief Justice of the United was written or afterward.

EARNING A FEE.

A DEACON'S PLOT. A reasonably good man was Deacon

sustaining an injunction granted by mind, for the time had come when, in as to the alteration of the guage, but miles around it, there could be little boisterous. In fact, Scott Pilsey's the legality of the present lease under | difficulty in selecting his tools and aswhich the Richmond & Danville Rail- sistants, and he had no need of coun- the warmth of her greeting, that the

"So he is, so he is," said the deacon.

took the best kind of keer of it. It's "Bob is a good fellow, and he and 1. That under the following sections | bin a mighty sight of trouble, and all | Maggie are just suited. Irene and I of the charter of the North Carolina along I've thought of my son Scott." think that Maggie could'nt have made and style of 'The North Carolina Rail- home inside of six months, and I want | deacon. "Yès, of course, I've explained to

"Sec. 25. That the said company after Bob. Now I want you to just guess I think you have. Yes-you and and for a term of years, any land, Scott gets back. Won't be long, and tenements, or hereditaments which Irene ain't such bad company nohow.'

Gaines and Bob Humphrey, and that ation the Queen's punishment of bread

A deep fellow was Joe, Gaines, and ized by any law, and, therefore, the selection, and chuckle in his inmost trived success of Joe's maneuvres, ings should be merely be laboring un-There were pienies and drives and der a temporary aberration. was sure to be beforehand with him, men and women as men and women and it almost seemed as if sweet, un- were full of hell."

There are no points here stated to "It takes a lawyer, after all," said tion between the governments of Gerhe to himself. "I don't care much many, Austria and Italy, the practice The State gave its consent through what he charges, I only hope he'll of examination of travelers' inggage on

the notice of the General Assembly over, through it all, Joe Gaines seemed lated a group of facts illustrative of of 1872-72, They declined to take action maintain the most complete externing the effect of oscillation on powerful General Assembly by the Governor in may seem, the young lawyer also found sion bridges it is esteemed nece sary his last annual message, and they paid that his practice had undergone a very that processions should break step in pelled him to utter here and there, in England a fiddler offered to demo sh his keen appreciation of his young it with his fiddle. Striking one note

heavy with trunks and packages, brought Scott Pilsey to the door of his In an instant the little verandah was

they were back again before the day

"And so, Joe," said he, "you and the rest knew all about this matter of Scott's some time ago?"

"Oh, no, not a bit," interrupted Joe, a better match, and we think Scott's

Such right to change the guage was I reckon I'll earn my fee, but I'll be a similar distinction attacthes to the

gives for doing nothing.